## Message

From: Cruise, Michael [mcruise@adem.alabama.gov]

**Sent**: 5/31/2019 12:24:23 PM

**To**: Baker, Audrey [Baker.Audrey@epa.gov]

CC: Roper, Lynn T [LTR@adem.alabama.gov]; Alexander, Tiffani L [tiffani.alexander@adem.alabama.gov]

**Subject**: FW: Adopted and/or Effective rules in Alabama

Hey Audrey, my Memorial Day was enjoyable. Thanks for asking. I hope yours was too.

You can find the answers to your questions regarding the adoption or effective rules in Alabama in Lynn's response below...

But we do have a question regarding checklist 233 (Revisions to the Definition of Solid Waste, Response to Vacatur of Certain Provisions of the Definition of Solid Waste Rule). We submitted checklist 233 in July 2016, but we need to adopt 233A, 233B, and 233D2. Do we need to resubmit the entire package or can we submit 233A, 233B, and 233D2 subsequently?

I hope that makes sense... Thanks and hope you have a great weekend.

Mike Cruise, Chief
Removals & Response Unit
Environmental Services Branch
Alabama Department of Environmental Management
(334) 271-7938
mcruise@adem.alabama.gov
adem.alabama.gov

From: Roper, Lynn T

**Sent:** Thursday, May 30, 2019 1:22 PM

To: Cruise, Michael <mcruise@adem.alabama.gov>; Alexander, Tiffani L <tiffani.alexander@adem.alabama.gov>

Subject: RE: Adopted and/or Effective rules in Alabama

Tiffani/Mike,

The Imports and Exports of Hazardous Waste Rule (Checklist 236) and the Hazardous Waste Generator Improvements Rule (Checklist 237) were adopted and effective, April 6, 2018.

The Confidentiality Determinations for Hazardous Waste Export and Import Documents Rule (Checklist 238) and the Hazardous Waste Electronic Manifest System User Fee Rule (Checklist 239) along with the Revisions to the Definition of Solid Waste, Response to Vacatur of Certain Provisions of the Definition of Solid Waste were adopted earlier this year and effective, April 5, 2019.

The Safe Management of Recalled Airbags (Checklist 240) and the Pharmaceuticals Rule (Checklist 241) have not been adopted yet. Both of these rules should be adopted in the next rulemaking cycle.

Please let me know if you have any questions.

Lynn

From: Cruise, Michael

Sent: Thursday, May 30, 2019 10:31 AM

To: Roper, Lynn T <LTR@adem.alabama.gov>; Alexander, Tiffani L <tiffani.alexander@adem.alabama.gov>

Subject: FW: Adopted and/or Effective rules in Alabama

Lynn, Tiffani, can you take a look at Audrey's email to me the other day and confirm what she is asking. Looks to me that these are all Checklists that we will be addressing in our upcoming Division 14 rulemaking, but I want to be sure.

Also, I will ask her about resubmitting the entire checklist 233 or if we can just append to what we have already submitted.

## Thanks,

Mike Cruise, Chief Removals & Response Unit Environmental Services Branch Alabama Department of Environmental Management (334) 271-7938 mcruise@adem.alabama.gov adem.alabama.gov

From: Baker, Audrey [mailto:Baker.Audrey@epa.gov]

**Sent:** Tuesday, May 28, 2019 10:06 AM

**To:** Cruise, Michael < <u>mcruise@adem.alabama.gov</u>> **Subject:** Adopted and/or Effective rules in Alabama

Hi Mike,

Hope all is well with you and you had an enjoyable Memorial Day.

Question, has Alabama adopted and/or the following rules effective in the state?

Checklist 236- Imports and Exports of HW; 237- Generator Improvements Rule (GIR); 239-E-Manifest rule and Checklists 241-Pharm Rule (probably not).

Thank you.

Audrey E. Baker
US Environmental Protection Agency, Region 4
61 Forsyth Street
Atlanta, GA 30303
404-562-8483